

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION**

BYRON JONES, FRED JONES, JAMES §  
JACKSON, KENNETH TODD BOSTON, and §  
all others similarly situated, §  
§  
Plaintiffs, §  
§  
v. §  
§  
SUPERMEDIA, INC., *et al.* §  
§  
Defendants. §

Civil Action No. 3:11-CV-01467-B

**PLAINTIFFS' UNOPPOSED MOTION FOR EXTENSION OF DEADLINE**

Plaintiffs move to extend the answer date to Defendants' Motion to Reconsider Their Motion to Dismiss Plaintiffs' Original Complaint and, Alternatively, Motion to Dismiss Plaintiffs' First Amended Complaint until October 14, 2011.

Defendants are unopposed to the granting of the motion.

Plaintiffs pray that the instant motion be granted and that their response date be extended until October 14, 2011. A proposed order is attached.

Respectfully submitted,

/s/ Mark J. Oberti

Edwin Sullivan  
State Bar No. 24003024  
[ed@osattorneys.com](mailto:ed@osattorneys.com)  
Mark J. Oberti  
State Bar No. 00789951  
[mark@osattorneys.com](mailto:mark@osattorneys.com)

OBERTI SULLIVAN LLP  
723 Main Street, Suite 340  
Houston, Texas 77002  
Telephone: (713) 401-3555  
Facsimile: (713) 401-3547

Allen R. Vaught  
State Bar No. 24004966  
[avaught@baronbudd.com](mailto:avaught@baronbudd.com)

BARON & BUDD, P.C.  
3102 Oak Lawn Avenue, Suite 1100  
Dallas, Texas 75219  
Telephone: (214) 521-3605  
Facsimile: (214) 520-1181

ATTORNEYS FOR PLAINTIFFS

Respectfully submitted,

/s/ Karen E. Griffin (Signed with permission)

Dan G. Hartsfield  
State Bar No. 09170800  
[Dan.Hartsfield@jacksonlewis.com](mailto:Dan.Hartsfield@jacksonlewis.com)  
Karen E. Griffin  
State Bar No. 00796680  
[GriffinK@jacksonlewis.com](mailto:GriffinK@jacksonlewis.com)

JACKSON LEWIS LLP  
3811 Turtle Creek Blvd., Suite 500  
Dallas, Texas 75219  
Telephone: (214) 520-2400  
Facsimile: (214) 520-2008

ATTORNEYS FOR DEFENDANTS

#### **CERTIFICATE OF CONFERENCE**

I hereby certify that my office spoke to Defendants' counsel, Karen E. Griffin on September 19, 2011 regarding this motion via telephone. Both parties are unopposed to this motion.

/s/ Mark J. Oberti

Mark J. Oberti

**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing document was served upon the counsel of record listed below by the Northern District of Texas ECF method on the 19th day of September 2011.

Dan G. Hartsfield & Karen E. Griffin  
JACKSON LEWIS LLP  
3811 Turtle Creek Blvd., Suite 500  
Dallas, Texas 75219

/s/ *Mark J. Oberti*  
Mark J. Oberti